SP 9.2, Debarment, Suspension, and Ineligibility

Substantive changes made for the 3-29-06 version

- 1. Changes PURPOSE statement to better promote the objective of the SP as determining the status of potential subcontractors relative to eligibility to do business with the Laboratory and instances when such award may be permitted with written approval of the procurement supervisor, Procurement Manager, and the DOE Contracting Officer.
- 2. Updates POLICY statement to include dollar threshold and to recognize that there may be compelling reasons for overriding a non-award determination in the case of debarred, suspended, or ineligible offerors.
- 3. Deletes references to the GSA Consolidated List of Debarred, Suspended, and Ineligible Contractors (Debarred Bidders List) as well as the Parties Excluded from Procurement Programs section and introduces the Excluded Parties List System (EPLS) as the tool to used to determine if subcontractors should be treated as debarred, suspended, or proposed for debarment.
- 4. Enhances guidance on steps to be taken when proposing award to subcontractors who are debarred, suspended, or proposed for debarment.
- 5. Moves instruction relative to how to handle a situation where debarment or suspension occurs after award of a subcontract to a more appropriate location in the SP.
- 6. Updates Procurement Specialist RESPONSIBILITIES to track with the changes discussed above.
- 7. Updates REFERENCES to reflect Prime Contract 31 clauses.